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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/936,690	09/17/2001	Andreas Ebert	1454.1098	9237
21171	7590 07/28/2005	•	EXAMINER	
STAAS & HALSEY LLP SUITE 700			KE, PENG	
	ORK AVENUE, N.W.		ART UNIT	PAPER NUMBER
WASHINGT	ON, DC 20005		2174	
			DATE MAILED: 07/28/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

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•	Application No.	Applicant(s)			
Office Action Commons	09/936,690	EBERT, ANDREAS			
Office Action Summary	Examiner	Art Unit			
	Peng Ke	2174			
The MAILING DATE of this communication ap Period for Reply	pears on the cover shee	t with the correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a replace of the period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, ma bly within the statutory minimum o will apply and will expire SIX (6) e, cause the application to becom	by a reply be timely filed  If thirty (30) days will be considered timely.  MONTHS from the mailing date of this communication.  BE ABANDONED (35 U.S.C. § 133).			
Status					
1)⊠ Responsive to communication(s) filed on <u>04 /</u>	Лау 2005.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is					
closed in accordance with the practice under	Ex parte Quayle, 1935	C.D. 11, 453 O.G. 213.			
Disposition of Claims					
4)⊠ Claim(s) <u>16-39</u> is/are pending in the application	on.				
4a) Of the above claim(s) is/are withdra	ıwn from consideration.				
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>16-39</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/o	or election requirement.				
Application Papers					
9)☐ The specification is objected to by the Examine	er.				
10) The drawing(s) filed on is/are: a) acc	cepted or b) objected	to by the Examiner.			
Applicant may not request that any objection to the	drawing(s) be held in abe	yance. See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correct					
11) ☐ The oath or declaration is objected to by the E	xaminer. Note the attac	hed Office Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	n priority under 35 U.S.0	C. § 119(a)-(d) or (f).			
1. Certified copies of the priority document					
2. Certified copies of the priority documen					
3. Copies of the certified copies of the price	•	en received in this National Stage			
application from the International Burea					
* See the attached detailed Office action for a list	or the centiled copies i	iot received.			
Attachment(s)	_				
Notice of References Cited (PTO-892)     Notice of Draftsperson's Patent Drawing Review (PTO-948)		ew Summary (PTO-413) No(s)/Mail Date			
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	5) Notice	of Informal Patent Application (PTO-152)			
Paper No(s)/Mail Date	6)  Other:		`		
> Water and Iradamark Otton					

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#### **DETAILED ACTION**

This action is responsive to communications: Amendment, filed on 8/19/04.

This action is Final.

Claims 16-39 are pending in this application.

#### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 16 – 39 are rejected under 35 U.S.C. 102(e) as being anticipated by Kanevsky, U.S. Patent No. 6,300,947.

As per claim 16, Kanevsky teaches a method for mapping control characters included as elements of a hypertext markup language, comprising:

reading first data (see Kanevsky, column 7, lines 10 – 13 and lines 58 – 66; the examiner interprets a received webpage as a first data);

determining whether predetermined control characters are included in the first data (see Kanevsky, column 8, lines 29 – 34);

dynamically determining a parameter based on resources of at least one of a computer

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performing the mapping and a communication connection between a mobile computer and a data server (see Kanevsky, column 6, lines 21 - 27); and

mapping the first data onto second data according to the parameter, based on the predetermined control characters (see Kanevsky, column 7, lines 25 – 29).

As per claim 17, which is dependent on claim 16, Kanevsky teaches the method of claim 16 (see rejection above). Kanevsky further teaches the method as claimed in claim 16, wherein the second data represent the empty set (see Kanevsky, column 15, lines 12 – 17; the examiner interprets deleting text as mapping it to the empty set).

As per claim 18, which is dependent on claim 16, Kanevsky teaches the method of claim 16 (see rejection above). Kanevsky further teaches the method as claimed in claim 16, wherein the parameter characterizes underlying hardware (see Kanevsky, column 6, lines 21 – 27).

As per claim 19, which is dependent on claim 16, Kanevsky teaches the method of claim 16 (see rejection above). Kanevsky further teaches the method as claimed in claim 16, wherein the control characters are hypertext markup language tags (see Kanevsky, column 9, lines 46 – 57).

As per claim 20, which is dependent on claim 16, Kanevsky teaches the method of claim 16 (see rejection above). Kanevsky further teaches the method as claimed claim 16, wherein the data server and a mobile computer are connected via a network (see Kanevsky, column 4, line 61

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- column 5, line 3).

As per claim 21, which is dependent on claim 20, Kanevsky teaches the method of claim 20 (see rejection above). Kanevsky further teaches the method as claimed in claim 20, wherein the network is the Internet (see Kanevsky, column 4, lines 61 – 64).

As per claim 22, which is dependent on claim 20, Kanevsky teaches the method of claim 20 (see rejection above). Kanevsky further teaches the method as claimed in claim 16, wherein said mapping is performed for a subset of all possible control characters (see Kanevsky, column 9, lines 35 – 41).

As per claim 23, which is dependent on claim 16, Kanevsky teaches the method of claim 16 (see rejection above). Kanevsky further teaches the method as claimed in claim 16, wherein said mapping includes at least one of:

identically mapping each control character belonging to a predetermined set of known control characters;

transparently mapping unknown control characters; mapping an unknown control character into a known control character;

erasing an unknown control character; and

transparently displaying an alternative text entry for an unknown control character (see Kanevsky, column 15, lines 12 - 17).

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As per claim 24, which is dependent on claim 16, Kanevsky teaches the method of claim 16 (see rejection above). Kanevsky further teaches the method as claimed in claim 16, further comprising determining a degree of scaling for detailing of said mapping, based on the parameter (see Kanevsky, column 7, lines 25 – 29).

As per claims 25 - 33, they are of similar scope to claims 16 - 24, respectively, and are rejected under the same rationale.

As per claims 34 and 35, they are of similar scope to claim 16 and are rejected under the same rationale.

As per claim 36, which is dependent on claim 35, Kanevsky teaches the method of claim 35 (see rejection above). Kanevsky further teaches system according to claim 35, wherein said user device is a mobile computer (see Kanevsky, column 5, lines 5-9) and the second data contains no characters for at least one of the predefined control characters in the first data (see Kanevsky, column 15, lines 12-17; the examiner interprets deleting text during interpretation as containing no characters for a certain text to map to).

As per claim 37, which is dependent on claim 35, Kanevsky teaches wherein said computer system includes a server computer coupled to a global computer network and the predefined control characters includes hypertext markup language tags. (col. 4, lines 55-68; Examiner interprets internet to a global computer network)

As per claim 38, which is dependent on claim 35, it is of the same scope as claim 21. (see

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rejection above)

As per claim 39, which is dependent on claim 35, it is of the same scope as claim 23. (see rejection above)

### Response to Argument

Applicant's arguments filed on 5/4/05 have been fully considered but they are not persuasive.

Applicant's argument focused on the following:

- A) Applicant argues that Kanevsky fails to teach 'predetermined control character."
- A) Examiner disagrees. The examiner does not agree for the following reasons:

During patent examination, the pending claims must be "given >their< broadest reasonable interpretation consistent with the specification." > In re Hyatt, 211 F.3d 1367, 1372, 54 USPQ2d 1664, 1667 (Fed. Cir. 2000). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

Applicant always has the opportunity to amend the claims during prosecution, and broad interpretation by the examiner reduces the possibility that the claim, once issued, will be interpreted more broadly than is justified. In re Prater, 415 F.2d 1393, 1404-05, 162 USPQ 541, 550-51 (CCPA 1969).

Kanevsky teaches this limitation because he teaches iconic links such as "World", "Health"... (Figure 13, item 1502) These iconic links are control characters because they redirect users to another website. Furthermore, they are predetermined because the website that are redirected by these iconic links are predetermined.

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### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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## Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Peng Ke whose telephone number is (571) 272-4062. The examiner can normally be reached on M-Th and Alternate Fridays 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kristine L. Kincaid can be reached on (571) 272-4063. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Peng Ke

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